will prepare and sign a written statement if it is necessary to prevent the loss of benefits.

- (c) The claimant files an application with us on an application form as described in §404.611, or one is filed for the claimant by a person described in §404.612, within 6 months after the date of a notice we will send advising of the need to file an application. We will send the notice to the claimant. However, if it is clear from the information we receive that the claimant is a minor or is mentally incompetent, we will send the notice to the person who submitted the written statement.
- (d) The claimant is alive when the application is filed; or if the claimant has died after the written statement was filed, an application is filed—
- (1) By or for a person who would be eligible to receive benefits on the deceased's earnings record;
- (2) By a person acting for the deceased's estate; or
- (3) If the statement was filed with a hospital under §404.632, by the hospital if—
- (i) No person described in paragraph (d) (1) or (2) of this section can be located; or
- (ii) A person described in paragraphs (d) (1) or (2) of this section is located but refuses or fails to file the application unless the refusal or failure to file is because it would be harmful to the deceased person or the deceased's estate.

## § 404.631 Statements filed with the Railroad Retirement Board.

A written statement filed with the Railroad Retirement Board will be considered a written statement filed with us under the rules in  $\S 404.630$  if—

- (a) The statement indicates an intent to claim any payments under the Railroad Retirement Act;
- (b) It bears the signature of the person filing the statement;
- (c) No application is filed with the Railroad Retirement Board on one of its forms. If an application has been filed, we will use the date of filing of that application as determined by the Railroad Retirement Board (see § 404.614(b)(3)); and
- (d) The statement is sent to us by the Railroad Retirement Board.

## § 404.632 Statements filed with a hospital.

A statement (generally a hospital admission form) filed with a hospital may serve as a written statement under § 404.630 if the requirements of this section are met. The statement will be considered filed with us as of the date it was filed with the hospital and will serve to protect entitlement to benefits. A statement filed with a hospital by you or some other person for you requesting or indicating an intent to claim benefits will be considered a written statement filed with us and § 404.630 will apply to it if—

- (a) You are a patient in the hospital;
- (b) The hospital provides services covered by hospital insurance under the Medicare program;
- (c) An application has not already been filed; and
  - (d) The statement is sent to us.

DEEMED FILING DATE BASED ON MISINFORMATION

## § 404.633 Deemed filing date in a case of misinformation.

(a) General. You may have considered applying for monthly benefits for yourself or for another person, and you may have contacted us in writing, by telephone or in person to inquire about filing an application for these benefits. It is possible that in responding to your inquiry, we may have given you misinformation about your eligibility for such benefits, or the eligibility of the person on whose behalf you were considering applying for benefits, which caused you not to file an application at that time. If this happened, and later an application for such benefits is filed with us, we may establish an earlier filing date under this section.

Example 1: Mrs. Smith, a widow of an insured individual, contacts a Social Security office when she reaches age 60 to inquire about applying for widow's insurance benefits. She is told by an SSA employee that she must be age 62 to be eligible for these benefits. This information, which was incorrect, causes Mrs. Smith not to file an application for benefits. When Mrs. Smith reaches age 62, she again contacts a Social Security office to ask about filing for widow's insurance